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POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO

I hereby revoke all previous powers of attorney given in the application identified in the attached statement under 37 CFR 3.73(b).								
I hereby a	ippoint:			7	! . :			
Prectitioners associated with the Customer Number: 52,196								
OR		L	· · · · · · · · · · · · · · · · · · ·		,			
Practitioner(s) named below (if more than ten patent practitioners are to be named, then a customer number must be used):								
	Name	Registration Number	Nam	18	Registration Number			
								
i any and ali i	as attorney(s) or agent(s) to represent the undersigned before the United States Patent and Trademark Office (USPTO) in connection with any and all patent applications assigned only to the undersigned according to the USPTO assignment records or assignment documents attached to this form in accordance with 37 CFR 3.73(b).							
Please char	nge the correspondence address for the applica	ation identified in the a	ittached statement unde	r 37 CED 3 72/b) to	·			
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\mathbf{x}_{n}	ne address associated with Customer Number:	52	.196] ,				
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					, <u>.</u>			
1	ame and Address:		 					
	saw Orthopedic Inc.							
	00 Silveus Crossing							
war	saw, Indiana 46581							
A copy of	this form, together with a statement up	nder 37 CFR 3.73()) (Form PTO/SR/96	or equipment) is w	Servined to be			
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i uie biacu	tioners appointed in this form if the ap identify the application in which this P	naintea promissor	ur in audhardead ta	ct on behalf of the	assignee,			
Signature of Assignee of Record The individual whose signature and title is supplied below is authorized to act on behalf of the assignee								
Signature	True Och		D	ate 7/20/00	/			
Name	Noreen C. Johnson		10	elephone 800-34				
Title	Vice President							
This collection	n of information is constraid by 37 CED 4 94 4 90	1 2 22		<u> </u>				

This collection of Information is required by 37 CFR 1.31, 1.32 and 1.33. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/96 (12-05)
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STATEMENT UNDER 37 CFR 3.73(b)				
Applicant/Patent Owner: Warsaw Orthopedic, Inc., Successor	in Interest to SDGI Holdings. Inc.			
Application No./Patent No./Control No.: 10/634,711	Filed/Issue Date: August 5, 2003			
Entitled: OSTEOGENIC FUSION DEVICE				
Warsaw Orthopedic, Inc.	, a Indiana Corporation			
(Name of Assignee)	(Type of Assignee: corporation, partnership, university, government agency, etc.)			
states that it is: 1. the assignee of the entire right, title, and interest; or				
2. an assignee of less than the entire right, title and inte (The extent (by percentage) of its ownership interest	erest is%)			
in the patent application/patent identified above by virtue of	either:			
A. An assignment from the inventor(s) of the patent appl in the United States Patent and Trademark Office at Foriginal assignment is attached.	lication/patent identified above. The assignment was recorded Reel 008917 , Frame 0973 , or a true copy of the			
OR	lication/patent identified above, to the current assignee as follows:			
	_			
From: The document was recorded in the United Sta Reel, Frame	tes Patent and Trademark Office at, or for which a copy thereof is attached.			
2. From:	To			
From: The document was recorded in the United State Reel, Frame	tes Patent and Trademark Office at, or for which a copy thereof is attached.			
3. From:				
The document was recorded in the United State	tes Patent and Trademark Office at			
Reel, Frame	, or for which a copy thereof is attached.			
Additional documents in the chain of title are listed	on a supplemental sheet.			
[NOTE: A separate copy (i.e., a true copy of the original Division in accordance with 37 CFR Part 3, to reco 302.08]	Idence of the chain of title from the original owner to the ecordation pursuant to 37 CFR 3.11. I assignment document(s)) must be submitted to Assignment and the assignment in the records of the USPTO. See MPEP			
The undersigned (whose title is supplied below) is authorize	ed to act on behalf of the assignee.			
Signature	Date			
Douglas A. Collier	317-636-4341			
Printed or Typed Name	Telephone Number			
Attorney (Registration No. 43.556) Title				

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



Delaware

The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"SDGI HOLDINGS, INC.", A DELAWARE CORPORATION, "SOFAMOR DANEK HOLDINGS, INC.", A DELAWARE CORPORATION, WITH AND INTO "WARSAW ORTHOPEDIC, INC." UNDER THE NAME OF "Warsaw Orthopedic, Inc.", a corporation organized and existing UNDER THE LAWS OF THE STATE OF INDIANA, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-EIGHTH DAY OF APRIL, A.D. 2006, AT 2:06 O'CLOCK P.H.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

Harriet Smith Windsor, Secretary of State AUTHENTICATION: 4707608

DATE: 05-01-06

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Secretary of State
Division of Comporations
Dalivered 02:20 FM 04/28/2006
FILED 02:06 FM 04/28/2006
SEV 050397764 - 2752914 FILE

CHRITICATE OF MERGER

of

SDGI HOLDINGS, INC.,

a Delaware corporation

and

SOFAMOR DANKER HOLDINGS, INC.,

a Delaware corporation

tate

WARSAW ORTHOPEDIC, INC.,

an Indiana corporation

Pursuant to Title 8, Section 252 of the Delaware General Corporation Law, the undersigned corporation executed the following Certificate of Merger:

FIRST: The names of the constituent corporations to the marger are SDGI Holdings, Inc., a Delaware corporation, Softmar Danck Holdings, Inc., a Delaware corporation and Wansaw Orthopodic, Inc., an Indiana corporation.

SECOND: An Agreement and Plan of Margar has been approved, adopted, curtified, executed and acknowledged by each of the constituent corporations pursuant to This 6, Section 252 of the Delaware General Corporation Law.

THIRD: The surviving corporation will be Warsaw Orthopedic, Inc., an Indiana corporation.

FOURTH: The Articles of Incorporation of the surviving corporation shall be in Articles of Incorporation.

FIFTH: The effective date of the merger is April 28, 2006.

SIXTH: An executed copy of the Agreement and Firm of Margar is on file at the office of Warsaw Orthopedic, Inc. at 710 Medicine Parkway, Minnespotia, Minnespotia

SEVENTE: A copy of the Agreement and Plan of Merger will be furnished by the surviving corporation on request, without cost, to any stockholder of the constituent expensions.

EFGET: The surviving corporation agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of any constituent corporation of Delaware, as well as for enforcement of any obligation of the surviving corporation assising from this marger, including any suit or other proceeding to enforce the nights of any stockholden as determined in appraisal proceedings pursuant to the provisions of Section 262 of the Delaware General Corporation laws, and inspectably appoints the Secretary of State of Delaware as its agent to accept services of process in any such suit or proceeding. The Secretary of State shall mail any such process to the surviving corporation at 710 Mediumic Parkway, Minneapolls, Minneapolls, Minneapolls, Minneapolls, Minneapolls, Minneapolls, 55432.

State of Indiana Office of the Secretary of State

CERTIFICATE OF MERGER

of

WARSAW ORTHOPEDIC INC

I, TODD ROKITA, Secretary of State of Indiana, hereby certify that Articles of Merger of the above For-Profit Domestic Corporation have been presented to me at my office, accompanied by the fees prescribed by law and that the documentation presented conforms to law as prescribed by the provisions of the Indiana Business Corporation Law.

The following non-surviving entity(s):

SDGI HOLDINGS, INC.

a(n) Delaware Non-Qualified Foreign Corporation

SOFAMOR DANEK HOLDINGS, INC.

a(n) Delaware Non-Qualified Foreign Corporation

merged with and into the surviving entity:

WARSAW ORTHOPEDIC INC

NOW, THEREFORE, with this document I certify that said transaction will become effective Friday, April 28, 2006.



In Witness Whereof, I have caused to be affixed my signature and the seal of the State of Indiana, at the City of Indianapolis, April 28, 2006.

Cose Rotates

TODD ROKITA, SECRETARY OF STATE

197101-484/2006050157178



ARTICLES OF MERGER

of

SDGI HOLDINGS, INC., a Delaware corporation

and

SOFAMOR DANEK HOLDINGS, INC.,

a Delaware corporation into

WARSAW ORTHOPEDIC, INC., an Indiana corporation

Pursuant to the provisions of Sections 23-1-40-5 and 23-1-40-7 of the Indiana Business Corporation Law ("IBCL"), the following Articles of Merger are executed on the date hereinafter set forth:

- 1. The names of the corporations that are parties to the merger are SDGI Holdings, Inc. ("SDGI"), a Delaware corporation, Sofamor Danek Holdings, Inc. ("SD Holdings"), a Delaware corporation and Warsaw Orthopedic, Inc. (the "Company"), an Indiana corporation and the surviving corporation.
 - 2. The surviving corporation is Warsaw Orthopedic, Inc., an Indiana corporation.
- 3. The merger will be accomplished pursuant to the Agreement and Plan of Merger attached hereto as Exhibit A and incorporated herein by reference (the "Plan of Merger"). The manner of adoption and vote by which the Plan of Merger was approved by SDGI, SD Holdings and the Company are as follows:

(a) Action by SDGI

- (i) <u>Action by Directors</u>. By a written consent executed as of April 28, 2006, the Board of Directors of SDGI unanimously approved resolutions adopting the Plan of Merger.
- (ii) Action by the Shareholders. By a written consent executed as of April 28, 2006, the sole shareholder of SDGI approved resolutions adopting the Plan of Merger as follows:

•	Common Shares
Number of Outstanding Shares	1,000
Number of Votes Entitled to be Cast	1,000
Number of Votes in Favor	1,000
Number of Votes Against	-0 -

(b) Action by SD Holdings

- (i) <u>Action by Directors</u>. By a written consent executed as of April 28, 2006, the Board of Directors of SD Holdings unanimously approved resolutions adopting the Plan of Merger.
- (ii) Action by the Shareholders. By a written consent executed as of April 28, 2006, the sole shareholder of SD Holdings approved resolutions adopting the Plan of Merger as follows:

•	Common Shares
Number of Outstanding Shares	1,000
Number of Votes Entitled to be Cast	1,000
Number of Votes in Favor	1,000
Number of Votes Against	-0-

(c) Action by the Company

- (i) <u>Action by Directors</u>. By a written consent executed as of April 28, 2006, the Board of Directors of the Company unanimously approved resolutions adopting the Plan of Merger.
- (ii) Action by the Shareholders. By a written consent executed as of April 28, 2006, the sole shareholder of the Company approved resolutions adopting the Plan of Merger as follows:

	Common Share	28
Number of Outstanding Shares	1,000	
Number of Votes Entitled to be Cast	1,000	
Number of Votes in Payor	1,000	
Number of Votes Against	•	

The undersigned sweet that the throught is true and sweets and that they have the authority to sign these Articles of Margier on behalf of MOGI, HD Holdings and the Company, respectively.

Dated: April 28, 2006

EDGI HOLDINGS, INC.

Sy: _____

Access to the President

Dand: April 38, 2006

BODAMOR DANBEKTIOLDINGS, INC.

Br

Robert C. Composit

President

Dated: April 28, 2006

WARSAW ORTHOPKDEC, DIC

12m

Peter L. Wobily

Exhibit A

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THIS AGREBATENT AND PLAN OF MERGER (this "Agreement") is deted as of April 28, 2006, by and among Softunor Idenck Holdings, line, a Delaware comparation ("SDGT") and Weiter Orthografic, line, an indiana comparation ("Weiters").

The parties hereto agree as follows:

ARTICLE 1. NAMIES OF CONSTITUENT CORPORATIONS AND SURVIVING CORPORATION

1.1) The names of the constituent corporations are SDCH Holdings, Inc. ("SDCH"), a Delaware corporation, Softmor Dene't Holdings, Inc. ("SD Holdings"), a Delaware corporation and Wansaw Orthopedic, Inc. ("Warsaw"), an Indiana corporation. The constituent corporations shall be combined by the marger of SDCH and SD Holdings with and into Warraw, as the surviving corporation (the "Marger"), pursuant to the terms and provisions of this Agreement and Plan of Marger and pursuant to the applicable provisions of the General Corporation Law of the State of Delaware (the "DGCL") and the Indiana Business Corporation Law (the "IECL").

AIRMICLE 2. MIEANS OF EFFECTING MIERCER AND CONVERTING STOCK

- 2.1) The Merror. At the Biffective Time (as defined in Section 2.2), in accordance with the DGCL and the IBCL, SDGI and SD Holdings will merge with and into Warraw, the esperate existence of SDGI and SD Holdings, respectively, shall case and Warraw shall alone continue in existence as the surviving corporation (the "Surviving Corporation") in the Mergez.
- 2.2) <u>Bilistiveness of Merger</u>. The Merger shall become effective on the date on which and at the time which the Certificate of Merger has been filed with the Delaware Secretary of State and the Articles of Merger have been filed with Indiana Secretary of State (the time the Merger becomes effective being referred to herein as the "Rifiective Time" and the date of such effectiveness being referred to herein as the "Rifiective Date").
- 2.3) Articles of Incomparation: Bylaws: Directors and Officers. The Articles of Incorporation and Bylaws of Wessew as in effect immediately prior to the Bifective Time shall be the Articles of Incorporation and Bylaws of the Surviving Corporation until thereafter amended as provided therein and under the IBCL. The directors of Wessew immediately prior to the Bifective Time shall remain the directors of the Surviving Corporation and shall corve until their successors have been duly elected or appointed and qualified or until their earlier death, resignation or removal in accordance with the Surviving Corporation's Articles of Incorporation and Bylaws and the IBCL. The officers of Wessew immediately prior to the Bifestive Time will be the officers of the Surviving Corporation and shall serve until their successors have been duly elected or appointed and qualified or until their earlier death, resignation or removal in accordance with the Surviving Corporation's Articles of Incorporation and Bylaws and the IBCL.

- 2.4) <u>Biffect on Warsaw Common Stock</u>. The outstanding shares of Warsaw Common Stock shall be unaffected by the Merger and shall remain outstanding and represent shares of Common Stock of the Surviving Corporation.
- 2.5) <u>Cancellation of SDGI Common Stock</u>. As a result of the Merger and without any action on the part of the holder thereof, at the Effective Time, all shares of SDGI Common Stock shall cease to be outstanding and shall be cancelled and retired without payment of any consideration therefor.
- 2.6) <u>Cancellation of SD Holdings Common Stock</u>. As a result of the Merger and without any action on the part of the holder thereof, at the Effective Time, all shares of SD Holdings Common Stock shall cease to be outstanding and shall be cancelled and retired without payment of any consideration therefor.

ARTICLE 3. GENERAL PROVISIONS

3.1) From and after the Effective Time, Warsaw agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of any constituent corporation of Delaware, as well as for enforcement of any obligation of the Surviving Corporation arising from this merger, including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the Delaware General Corporation laws, and irrevocably appoints the Secretary of State of Delaware as its agent to accept services of process in any such suit or proceeding. The Secretary of State shall mail any such process to the surviving corporation at 710 Meditonic Parkway, Minneapolis, Minnesota 55432.

IN WITHESE WHEREICS, the undersigned have encound this Agreement and Plan of Margar as of the day and year that shows within.

SCHAMOR DANIER HOLDERGS, BSC., a Deliment committee

Reference, Campbell Providence

and Hountaines, INC.

By Reibert C. Capacipality

WARSAW CETECPHDIC, INC., 20. Indiana composition

> Peter L. Weinly President